Case: 12-2275 Document: 003111200309 Page: 1 Date Filed: 03/19/2013

PRECEDENTIAL UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

No. 12-2275

NEAL CRISPIN,

Appellant,

v.

COMMISSIONER OF INTERNAL REVENUE

On Appeal from the United States Tax Court (No. 28980-07)

Judge: Hon. Diane L. Kroupa

Argued January 8, 2013

Before: RENDELL, FISHER, and JORDAN, *Circuit Judges*.

(Filed: March 19, 2013)

Case: 12-2275 Document: 003111200309 Page: 2 Date Filed: 03/19/2013

George W. Connelly [ARGUED]
Chamberlain, Hrdlicka, White, Johnson & Williams
1200 Smith Street
1400 Citicorp
Houston, TX 77002

Counsel for Appellant

Gary R. Allen
Tamara W. Ashford
Richard Farber
Judith A. Hagley [ARGUED]
Gilbert S. Rothenberg
United States Department of Justice
Tax Division
950 Pennsylvania Avenue, NW
P.O. Box 502
Washington, DC 20044

ORDER AMENDING OPINION

JORDAN, Circuit Judge.

IT IS NOW ORDERED that the above-captioned opinion be amended as follows:

Footnote 3 shall now read:

The Commissioner contends that that step in the CARDS transaction "is predicated on an invalid application of the ... basis provisions of the Internal Revenue Code." (Appellee's Br. at 4.)

Case: 12-2275 Document: 003111200309 Page: 3 Date Filed: 03/19/2013

Specifically, I.R.C. § 1012 provides that a taxpayer's basis in property is generally equal to the purchase price paid by the taxpayer. That purchase price includes the amount of the seller's liabilities assumed by the taxpayer as part of the purchase, on the assumption that the taxpayer will eventually repay those liabilities. See Comm'r v. Tufts, 461 U.S. 300, 308-09 (1983). But in a CARDS transaction, the Commissioner argues, the taxpayer and the foreign borrower agree that the taxpayer will repay only the portion of the loan equal to the amount of currency the taxpayer actually purchases.

/s/ Kent A. Jordan Circuit Judge

DATED: March 19, 2013